

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**



FILED
10-21-16
04:59 PM

In the Matter of the Application of Crimson
California Pipeline L.P. (PLC-26) for
Authority to Increase Rates for Its Crude
Oil Pipeline Services.

A.16-03-009
(filed March 11, 2016)

**TESORO REFINING & MARKETING COMPANY LLC MOTION TO SHORTEN
TIME TO RESPOND TO MOTION TO COMPEL DISCOVERY**

BARRON W. DOWLING
JOHN TOBIN
Tesoro Companies, Inc. on behalf of
Tesoro Refining & Marketing Company LLC
19100 Ridgewood Parkway
San Antonio, TX 78259
Tel: (210) 626-4415
Fax: (210) 745-4571
Email: Barron.W.Dowling@tsocorp.com

DAVID L. HUARD
LILLY B. MCKENNA
MILA A. BUCKNER
Manatt, Phelps & Phillips, LLP
One Embarcadero Center, 30th Floor
San Francisco, CA 94111
Telephone: (415) 291-7400
Facsimile: (415) 291-7474
Email: DHuard@manatt.com,
LMcKenna@manatt.com
MBuckner@manatt.com

***Attorneys for Tesoro Refining & Marketing
Company LLC***

Dated: October 21, 2016

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**

In the Matter of the Application of Crimson
California Pipeline L.P. (PLC-26) for
Authority to Increase Rates for Its Crude
Oil Pipeline Services.

A.16-03-009
(filed March 11, 2016)

**TESORO REFINING & MARKETING COMPANY LLC MOTION TO SHORTEN
TIME TO RESPOND TO MOTION TO COMPEL DISCOVERY**

Pursuant to California Public Utilities Commission (“Commission”) Rules of Practice and Procedure (“Rule”) 11.1, Tesoro Refining & Marketing Company LLC (“Tesoro”) moves to shorten time to respond to its *Motion to Compel Responses of Crimson California Pipeline L.P.* (“Crimson”) to *Data Requests* (“Motion to Compel”) filed concurrently with this Motion. The Motion to Compel requests that Crimson be directed to respond fully and completely to those data requests described in the Motion to Compel for which Crimson has yet to provide responsive information.

By stipulation of the parties to the Proceeding,¹ Tesoro will file its intervenor testimony on December 1, 2016.² In order for Tesoro to prepare its intervenor testimony, Tesoro requires the additional information sought in the Motion to Compel. Therefore, Tesoro seeks expeditious resolution of the Motion to Compel in order to have enough time to meaningfully evaluate and incorporate into its testimony any additional information Crimson may be directed to provide as a result of the Motion to Compel.

Therefore, Tesoro requests that the Administrative Law Judge shorten the time for response to the Motion to Compel and direct Crimson to file and serve any response by October

¹ *Joint Stipulation Concerning Procedural Schedule*, dated October 14, 2016 (“Stipulation”), p. 1.

² Pursuant to Administrative Law Judge Miles’ October 20, 2016 email to all parties, this Stipulation is presumed to be in effect pending disposition during the October 24, 2016 all-party conference call.

26, 2016. Thereafter, Tesoro requests that the Administrative Law Judge expeditiously rule on the Motion to Compel and direct Crimson to provide all responsive information, with sufficient time for Tesoro to consider and analyze the information prior to filing its testimony on December 1, 2016.

Dated: October 21, 2016

By: /s/ David L. Huard

David L. Huard

BARRON W. DOWLING
JOHN TOBIN
Tesoro Companies, Inc. on behalf of
Tesoro Refining & Marketing Company LLC
19100 Ridgewood Parkway
San Antonio, TX 78259
Tel: (210) 626-4415
Fax: (210) 745-4571
Email: Barron.W.Dowling@tsocorp.com

DAVID L. HUARD
LILLY B. MCKENNA
MILA A. BUCKNER
Manatt, Phelps & Phillips, LLP
One Embarcadero Center, 30th Floor
San Francisco, CA 94111
Telephone: (415) 291-7400
Facsimile: (415) 291-7474
Email: DHuard@manatt.com,
LMcKenna@manatt.com
MBuckner@manatt.com

***Attorneys for Tesoro Refining & Marketing
Company LLC***

317811728.1